RECEIVED

	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TENNESSE	1010 00; L A;; J. 00
	Eastern (Jackson) DIVISION Western (Memphis) DIVISION	CLUMB TO THE COMMENTS
Michael Plaintiff,		and the second s
vs.)	No
Metholis Defendan	t Hospitals)	
	COMPLAINT	
that apply): T to Pr N yo	rought for discrimination in employment purification of the Civil Rights Act of 1964, as considered 2000e-17 (amended in 1972, 1978 and by the ab. L. No. 102-166) (race, color, gender, religion of the color of the	odified, 42 U.S.C. §§ 2000e e Civil Rights Act of 1991, ion, national origin). etrict court under Title VII, om the Equal Employment
62 En A <i>N</i> <i>D</i>	21 – 634 (amended in 1984, 1990, and by imployment Amendments of 1986, Pub. L. No. of 1991, Pub. L. No. 102-166) OTE: In order to bring a suit in federal discrimination in Employment Act, you must qual Employment Opportunity Commission.	the Age Discrimination in o. 92-592, the Civil Rights strict court under the Age
_ 11	mericans with Disabilities Act of 1990, as co- 12117 (amended by the ADA Amendments 0-325 and the Civil Rights Act of 1991, Pub. OTE: In order to bring a suit in federal	Acts of 2008, Pub. L. No. L. No. 1102-166).

Americans with Disabilities Act, you must first obtain a right to sue letter

from the Equal Employment Opportunity Commission.

JURISDICTION

2. Jurisdiction is specifically conferred upon this United States District Court by the aforementioned statutes, as well as 28 U.S.C. §§ 1331, 1343. Jurisdiction may also be appropriate under 42 U.S.C. §§ 1981, 1983 and 1985(3), as amended by the Civil Rights Act of 1991, Pub. L. No. 102-166, and any related claims under Tennessee law.

PARTIES

3.	Plaintiff resid	des at:			
	1034	Court Ave		6	_
	1 1.		ET ADDRESS		
<u>ک</u>	helby	_, <u>TN</u>	, 38104	, <u>901 690358</u>	-
	County/	State	Zip Code	Telephone Number	
4.	Defendant(s)	resides at, or its busine	ss is located at:		
		STRE	ET ADDRESS		
5	helby	A A L	/	38104	
	County	City	State	Zip Code	
NOT defer	E: If more thandant.	un one defendant, you	must list the names	, address of each additional	
		$//\Lambda$			
		//			
			-		
_					
5.	The address a	t which I sought emplo	yment or was employed	d by the defendant(s) is:	
		A		TN 38104	
			#	, ,	

١	i .	STREET	ADDRESS	
Sh	County	Memphis,	TN ,	38104. Zip Code
6.	The discrimir that apply)	natory conduct of which I o	complain in this action	on includes (check only those
		Failure to hire		
		Termination of my emplo	yment	
		Failure to promote		
		Failure to accommodate r	ny disability	
		Unequal terms and condit	ions of my employm	ent
	i	Retaliation		
		Other acts(specify):		
NOTI Comm	E: Only those gaission can be con	grounds raised in the char onsidered by the federal di	ge filed with the Equ strict court.	ual Employment Opportunity
7.	It is my best re	ecollection that the alleged	discriminatory acts of	occurred on:
	Date(s)	pril 2019 - S	september	2020
8.		the defendant(s) (check one		
		is still committing these a	cts against me.	
		is <u>not</u> still committing the	se acts against me.	
9.	(check only th	discriminated against me base that apply and state trimination is alleged, state	he basis for the disc	crimination. For example, if fal discrimination is alleged,

state your race, etc.)

	Race Africal-American
	Color Dark Complexion
	Gender/Sex Mg/e
	Religion β as $+is$
	National Origin
	Disability
	Age. If age is checked, answer the following: I was born in At the time(s) defendant(s) discriminated against me.
	I was [more [] less than 40 years old. (check one)
NOTE: Only those Commission can be co	grounds raised in the charge filed the Equal Employment Opportunity onsidered by the federal district court.
10. The facts of m	y case are as follows:
Retaliati	ion-After being given an
excee) p	xpection on my evaluation by
My Super	user, Lt. Vincent Acevedo. My Director
Keith Hou	Nett Wirked Viciously to discredit
Ā	pose his racial views toward me,
Marty Ke	ith previously interviewed are for
the Director	ith previously interviewed are for is position but hired his friend, Mr Howett instead
in Slocun	refused to give me an interview but
followed de-	tannation and character assassination
9 LVEN TO	Now NV Aficoc Nilla 1 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1
and Human	J Reservees it lohe strate with and
officers +	refised to give me an interview but (Attach additional sheets as necessary) famoution and character assassination support for your claim, you may attach to this complaint a copy of the Nim by officer Nathan Hutchison, Rhoda Myles Resources. Lt. Debra Sharp intlusived of make false statements after I
left wor	K to go home because of a Migraine Headache.

charge filed with the Equal Employment Opportunity Commission or the Tennessee Human

Rights	Commission.
11.	It is my best recollection that I filed a charge with the Tennessee Human Rights Commission regarding defendant's alleged discriminatory conduct on:
12.	It is my best recollection that I filed a charge with the Equal Employment Opportunity Commission regarding defendant's alleged discriminatory conduct on: 8-14-2020 Date
Only l	itigants alleging age discrimination must answer Question #13.
13.	Since filing my charge of age discrimination with the Equal Employment Opportunity Commission regarding defendant's alleged discriminatory conduct. (check one):
	60 days or more have elapsed
	Less than 60 days have elapsed.
14.	The Equal Employment Opportunity Commission (check one):
	has not issued a Right to Sue Letter.
	has issued a Right to Sue letter, which I received on 8-17-2020 Date
NOTE: Employ	This is the date you <u>received</u> the Right to Sue letter, not the date the Equal ment Opportunity Commission issued the Right to Sue letter.
15. Commi	Attach a copy of the Right to Sue letter from the Equal Employment Opportunity ission to this complaint.
NOTE: Commi	You must attach a copy of the right to sue letter from the Equal Employment Opportunity ssion.
16.	I would like to have my case tried by a jury:
	1. Yes
	No

WHEREFORE, plaintiff prays that the Court grant the following relief:
direct that the Defendant employ Plaintiff, or
direct that Defendant re-employ Plaintiff, or
direct that Defendant promote Plaintiff, or
order other equitable or injunctive relief as follows:
direct that Defendant pay Plaintiff back pay in the amount of 35,000 and interest on back pay; direct that Defendant pay Plaintiff compensatory damages: Specify the amount and basis for compensatory damages: \$7,000,000 Seven Milion Loss (suffering Abuse / French Premark) Agany SIGNATURE OF PLAINTIFF
Date: Oct 02, 2020 1034 Court Ave. Apt. # 106 Address Memphis, TN 38104
Memphis, TN 3810H 901-690-3582 Phone Number